2 United States Di	staint Count
Middle District Of	Tennessee
at Dashville (Cooke	wille
	RECEIVED
Gregory Ryan Webb	MAY 2 1 2025
plaintiff	U.S. DISTRICT COURT MIDDLE DISTRICT OF TN
1.4	25-cv-00034
	40 C/ 00037
lry Go Gardner Mayberry	
Levana Castillo Webb	
Kevin Bryant	
Avery York On.	
Cumberland County Sheriff Dept.	
Cumberland County Probate & Francis	
Cumberland County Circuit Court C	lenk
John Tyler Merchant	
Jessica Donielle Sill	
Josh Tollett	
13th District DA's Office. defendants	
Motion And Supporting	Nemorandum
Under LR65.01(a) this Motion original and the requested ame	n is separate from inded complaint.
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Under LR65.01(b) live attached copy of the requested	
amended complaint that should be rerified before this	
Motion is heard by this Court. I've attached memorander	æ
of law, and proposed order is with or through this Motion	
filed before this Court.	
0// /2/=================================	
Under LR65.01 (c) I've attached memorandum for Fed.R.	
Civ. P.65 in which:	
1, Gregory Ryan Webb, Tennessee DL #092718221,	
certify I have attempted efforts to give notice of	
past requests for TRO more than two times to Gessica	٤
Will in which I've attached exhibit(s) that was	
attempted notice through certified mail to lessica	
Hill of Spring City, TN on October 30, 2024.	
Engory Ryan Webb	
Gregory Ryan Webb	
Under LR65.01(c) notice should no longer be	
required in which live executed previous attempts and	
notice (s) for TRO. Ms. Hill has participated in conspine	
against me obstructing justice to violent election	
conspiracy, in which Ms. Hill is attempting to again	
obstruct justice in efforts to prevent her from being	
obstruct fustice in efforts to prevent her from being accessory after the fact to all named in complaint(s) to this case.	
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hearing in writing to the Clerk of this Court if a hearing is needed. Under LR65.01(e) I'm requesting this Mation for TRO to be presented at the Clerks' and/or the Courts' discretion. Rule 65 Injuctions and Restraining, Orders under Federal Rules Of Civil Procedure required under LR65.01(c). Under Rule 65(a)(1) I requested Injunctive Relief under Relief Requested in the original and requested amended complaint to this case before this Court. Under Rule 65(b)(1)(A) I've attached copy of requested and amended complaint that should be verified by the Clerk and/or this Court before this request for TRO should be issued without notice. Under Rule 65(b)(1)(B) I have Satisfied this requirement on page 2 of this Motion under LR65.01(c)	Under LR65.01(d) L've requested scheduling of a
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on page 2 of this Motion under LR65.01(c)	The sired yersous firmour notice:
on page 2 of this Motion under LR65.01(c)	2/nder Rule 65 (b) (1) (B) I have satisfied this requirement
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Under Fed. R. Civ. P. 65(b)(2) the Clerkandlor Court must
State the date and hour TRO is issued if or when this
request for TRO is Granted.
Elnder Fed. R. Civ. P. 65(b)(2) I was denied my guarenteed
rights to the Due Process Clause and Equal Protection under
the fourteenth amendment to the 21.S. Constitution in
which injury and why it's irreparable is stated below:
a) I am documented and verified domestic violence
victim made to appear the abuser.
b) My 12 yr old son was kidnapped per fact on September
16,2021 in which I'm also accusing other Kidnappings
of my son and myself during late 2021, and 2022,
2023, and 2024 ignored due to corruption.
c) I was unlawfully removed from my home on
September 17,2021 with active Order of Protection,
in me and my sons favor, unlawfully set aside, in
which excessive force occurred against me
violating my fourth amondment right to the U.S.
Constitution.
d) I was unknowingly and unwillingly placed as a "tool"
in a violent election conspiracy allowing conspiracy
to Kidnap to continue for over three and one half years, (3 1/2 years).
years, (3% years).
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e) lam over one half million negative after being
Subjected to obstruction of justice to my evidence and
being subjected to fake or staged trials of three (3)
denying my Fundamental Rights under both the sixth
and fourteenth amendments to the U.S. Constitution.
f) Sexual Predatory behavior and conspiracy to Kidnep
my son, and conspiracy to relocate my son or move
him to Florida occurred and was attempted in efforts
to push me into committing violence after I was
unlawfully removed from my home at 353 Washington
Street, Crossville, TN 38572 on September 17,2021.
In Which:
i) I dated Jessica Danielle Hill of Spring City, TN
Starting October, 2021 after legal separation to my
now ex-wife, Lewara Castillo Webb, who's the real
domestic abuser in this case and related case(s).
ii) Jesica Danielle Hill of Spring City, TN obstructed
against me after manipulated through undescribed
payments and Sexual behavior Ms. Hill accepted.
iii) Jessica Donielle Hill participated in conspiracy to
obstruct justice to a 2021 timeline erasing election
Obstruct justice to a 202/ timeline erasing election conspiracy allowing my layrold son kidnapped and legacy ruined of 75 yrold Judge who was entrapped in efforts to steal his Judges robe. 2:25-cv-00034
efforts to steal his Judges robe.
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Closing Summary

Ms. Jessica Danielle Hill acted against me next to both Kimberly Jenkins and Kimberly Jenkins husband who my sister, Melinda Webb, had restraining orders against. l confronted Ms. Hill numerous times to committing conspiracy against me in which Ms. Hill was encouraged to continue conspiracy against me and my son after knowing I'm documented domestic violence victim. Ms. Hill accepted her new friends who used her and encouraged Ms. Hill to obstruct justice against me. Ms. Hill gifted me a laptop and told me to delete everything her son previously downloaded. Ms. Hill aggressively lied to collect the laptop during August and September of 2022 in which Ms. Hill ordered the laptops destruction tampening with evidence, deleting 2021 timeline of evidence, related to 124r Child Kidnopped per fact, and 75 yr old Judge entrapped in efforts to Steal his Judges Robe during 2021 and 2022 election. Ms. Hill has no remonse and knew destroying the laptop was illegal in which Ills. Hill ordered or manipulated my Sister into destroying the laptop holding 2021 timeline and other legal documents, Ms. Hill and her co-workers that include Kimberly Genkins have absolutely no authority over me. I helped Ms. Hill and her son's with their homes through volunteer and demanded skilled labor.

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On May 22, 2024 I reported Ms. Hill to Rhea County, TN Sheriffs Dept., requesting police report. I reported Ms. Hill after Ms. Hill Stalked me, attempted to harass and intimidate me, and ordered destruction of laptop gifted to me by Ms. Hill. During August, 2022 Ms. Hill sent me video of herself admitted to Knowing my evidence was obstructed. Ms. Hill made numerous attempts to collect laptop from me during Augustand September of 2022. After Ms. Hill gifted me the laptop Ms. Hill told me to delete all her son previously downloaded in Which I accepted the gifted laptop during late 2021 or early 2022. Ms. Hill lied through text messages and made it appear that Ms. Hill Still owned the laptop. Digitally Stored timeline and evidence was stored on laptop. Ms. Hill demanded and then ordered the laptops destruction through my sister Melinda Webb. Kimberly Penkins encouraged Ms. Hill to have my Sister destroy the laptop to prevent consequences against Ms. Hill and Kimberly Genkins who had restraining order Granted against her by my sister, Melinda Webb, of Rhea County, TN. On May 22, 2024 Detective Cooper at Crossville, TN police dept. responded to police report I requested from Rhea County, TN Sheriffs Dept. I was denied police report against Jessica Hill of Spring City, TN by Detective Cooper who overstepped his jurisdiction.

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Jessica Danielle Hill acted to obstruct justice against me through the Rhea County, TN Sheriffs Dept., and the Crossville, TN police dept. Ms. Hill obstructed and conspired against me to purposely deny my rights to the Due Process Clause and my guaranteed right to Equal Protection to the El.S. Constitution. Mrs. Hill has prevented and is continuing to obstruct justice to attempt and prevent me from being credible witness. Ms. Hill has and is continuing to report against me in which Ms. Hill and her "friends" have no authority over me and has continued to harass and attempt to intimidate me from bring this case and related case(s), "to light", that includes obstructing my evidence to purposely delete and prevent Me from using. (Please see attached memorandum in Hale V. Kentucky in which Ms. Hill is purposely obstructing my equal protection and Brady V. Maryland in which Ms. Hill has purposely obstructed or help hide / destroy my evidence.)

Kelief Requested il. Grant Temporary Restraining Order for Gregory Ryan Webb against Jessica Danielle Hill of Spring City, TN and/or extend the TRO for good reasons in the above stated.

2. Grant TRO to prevent Ms. Hill from committing any act

against me to attempt or prevent me from appearing noncredible witness to this case and related case(s).

3. Any relief this Court deems appropriate related to this case
and related case(s). Chagoy Rian blobb
2:25:cv-00034 page 8

	Chegory Ryan Webb (Signature) Ryan Webb (Print Name) Clo 329 East Tanner Warerly, IL 62692
	865-297-6641 (Address & Telephone Number, if any) Nan 190023@qmail.com.
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